

UNITED STATES DISTRICT COURT  
OF  
MASSACHUSETTS

Dornell Wigfall, Prose  
vs.

Sherry ELLIOT, et al.

CIVIL ACTION  
No. 05-10091-JLT

PLAINTIFF'S REQUEST FOR EXTENTION  
OF TIME TO RESPOND TO DEFENDANTS  
REQUEST FOR MORE DEFINITE STATEMENT  
OF DEFENDANTS' ALLEN AND NOLAN

Now comes the Plaintiff Wigfall  
in the above, and moves this Honorable  
court to grant him this Motion  
for the following reasons:

A. Since February 2, 2006, Order allowing  
paper [#15], and plaintiff received it the  
defendants and other members of their peers

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have been denying Plaintiff access to the institutions law library to research the laws or their policies rule or regulations, and have still refused to return the original papers they illegally removed from my cell I've attempted to get back, and.

B. Plaintiff have attempted to get these grievances and disciplinary reports back only to be denied.

C. There are a number of other defendant's involved with the same violations against plaintiff and their superiors are allowing the violation as a practice, habit, to interfere, discriminate, harass, threaten, intimidate, deprive him any required out of cell one hour daily exercise showers or even to by food to keep his medical condition including the above.

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D. Defendant's and other members of their peer are keeping plaintiff confined to a cell 24 hours causing more internal damage to his organs and blood vessels they're well aware of including taking away or not giving him medically prescribed feeding and juices.

E. The defendant's and members of their peers continue to deny him his right to take care of himself without unnecessary interferences.

F. Plaintiff is in the long time care of Medical dept every party to the complaint is aware of, defendant's continue to aggravate intentionally the health and well being of him, depriving him the right to be free from harassment and false arrest and disturbance, and discrimination.

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Wherefore, the plaintiff request that this motion be allowed fore therefore the law library originally is open to plaintiff unit at particular days or evening he is also deprived of stemming from the prisoners in the individual units are only being given access to four (4) prisoner from a unit of (40) or (42), and at times favortism to certain prisoner including their runners.

February 14, 2006

Respectfully Submitted  
Dornell Wigfall  
Dornell Wigfall  
P.O. Box 100  
50. Walpole, Ma. 02071

MY AFFIDAVIT TO SUPPORT THE  
MOTION FOR EXTENTION OF TIME

I say my affidavit is to  
support my request for extention  
of time to respond to defendants  
request for More Definite Statement  
of Defendant's Allen and Nolan.

Signed under the pains and penalty  
of perjury.

February 14, 2006

Donnell Wigfall  
P.O. Box 100 SO.  
Walpole, Mass.  
02071

## VERIFICATION

I say that on this February 14, 2006,  
that this legal document is being  
served by reg indigency Mailing thru the  
D.O.C.'s Mail office

Feb 14, 06

Donnell Wiffall